# **UNITED STATES DISTRICT COURT**

for

### Middle District of Pennsylvania/Harrisburg

## Petition for Warrant or Summons for Offender Under Supervision

Name	of Offender: Ronald T. Johnson	Case Number: 1:CR-00-108-02	
Name	of Sentencing Judicial Officer: The I	Honorable William W. Caldwell, U.S. District Judge	
Date o	of Original Sentence: January 3, 2001		
Origin	nal Offense: <u>Interstate Travel in Aid o</u>	of Racketeering, 18 USC § 1952(a)(3)	
Origin	nal Sentence: 60 months imprisonmen	at, followed by 3 years supervised release, \$800 fine	
Type o	of Supervision: Supervised Release	Date Supervision Commenced: November 1, 2004	
Assist	tant U.S. Attorney: William A. Behe	Defense Attorney: David T. Kluz HARHISBURG, PA	
		MARHISBURG, PA	
	PET	ITIONING THE COURT APR 2 6 2005	
		71 -	
[]	To issue a warrant	MARY E. D. MOVEM, CLERK Per	
[ ] [X]		T. Johnson appear before the Court to show cause why his	

### Violation Number Nature of Noncompliance

General Condition

"The defendant shall refrain from any unlawful use of a controlled substance."

On January 10, 2005; February 1, 2005; February 7, 2005; March 7, 2005; March 14, 2005 and April 4, 2005, the defendant provided urine specimens which tested positive for marijuana.

The 21st Century Department of Justice Appropriations Act mandates action by the Court if a supervised releasee tests positive for illegal controlled substances more than three times over the course of one year. Although the Act requires mandatory revocation after a fourth positive drug test, provisions of the Act also allow the Court to consider treatment options in lieu of revocation.

On January 24, 2005, Mr. Johnson admitted that he had used marijuana over the New Year's holiday. He assured the probation officer that it would not happen again and declined drug treatment. In response, the probation officer directed Mr. Johnson to report on a weekly basis for drug testing. He then provided the aforementioned five urine specimens which tested positive for marijuana. On each occasion, Mr. Johnson denied any additional marijuana use and declined drug treatment. Laboratory analysis of the positive urine tests indicates that each specimen represents a new use.

#### Special Condition

"The defendant shall pay any balance of the fine imposed by this Judgment which remains unpaid at the commencement of the term of supervised release in minimum monthly installments of no less than \$50."

Mr. Johnson failed to make any payments toward his \$800 fine since his release from incarceration. His current financial obligation balance is \$623.52.

- U.S. Probation Officer Recommendation:
- [X] The term of supervision should be

[X] revoked.

[X] A summons be issued.

Respectfully submitted,

by

Stephen F. Lcahey

U.S. Probation Officer

Date: April 25, 2005

#### THE COURT ORDERS;

[] No action

N The issuance of a summons.

[] The issuance of a warrant, to be sealed until the defendant's arrest.

[] Other

HARRISBURG, PA

APR/2 6 2005

MARY E. PANDER OLERK

Deputy Clerk

Signature of Judicial Officer

ittelling witaldin

Date